DEPT OF COMMERCE PATENT AND TRADEMARK OFFICE/ PTO 2121 CRYSTAL DRIVE ARLINGTON, VA 22202



Fax

		From:	Steve S	CARAS
To:	Janet JAcobs [Birch, S	tewart.	KUZASCH.305-	-7/60
Fax:	703-205-8050	Pages:	L page (me	Luding this Sheet
Phone	ne 703-205-8091 Ext. 605	Dates	9/26/00	
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Interview Summary

Application No. 08/984,059 Applicant(s)

Jun II Song

Examiner

Fritz Alphonse

Group Art Unit 2775

All participants (applicant, applicant's representative, PTO personnel):
(1) <u>Steven J. Saras (PTO)</u> (3)
(2) Janet Jacobs (4)
Date of Interview Sep 26, 2000
Type: শ্ৰেelephonic Personal (copy is given to applicant applicant's representative).
Exhibit shown or demonstration conducted: Yes 186. If yes, brief description:
Agreement was reached. Was not reached. Claim(s) discussed: N/A Identification of prior art discussed: N/A
Ms. Jacobs requested the status of the pending application. After a telephone interview on 6/28/00 with Mr. Hyung Sohn it was agreed that the final rejection mailed 4/26/00 did not teach the claimed invention. It was also agreed that the finality of the Office Action mailed 4/26/00 would be withdrawn and a new office action mailed. Ms. Jacobs inquired as to when a new office action would be mailed. She was informed that the examiners has written the new office action and will be mailed pending review by the examiners supervisor. The new office action will be non-final and the time for reply will be reset from the mail date of the new office action.
(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendents which would render the claims allowable is available, a summary thereof must be attached.)
1. 🕅 It is not necessary for applicant to provide a separate record of the substance of the interview.
Unless the paragraph above has been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a response to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.
2. Since the Examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the interview unless box 1 above is also checked.
Examiner Note: You must sign and stamp this form unless it is an attachment to a signed Office action.